

July 14, 2015

VIA OVERNIGHT MAIL

Ms. Alice Yeh, Remedial Project Manager
U.S. Environmental Protection Agency
290 Broadway, 19th Floor
New York, New York 10007-1866

Re: Supplemental Documents for the Administrative Record for the Proposed Plan of
the Lower Eight Miles of the Lower Passaic River Part of the Diamond Alkali
Superfund Site

Dear Ms. Yeh:

On behalf of the Lower Passaic River Study Area Site Cooperating Parties Group (CPG), we herewith deliver a thumb drive containing the documents listed on the enclosed Attachment 1 to be included in the administrative record for the "Proposed Plan for the Lower Eight Miles of the Lower Passaic River Part of the Diamond Alkali Superfund Site" ("Proposed Plan") issued by Region 2 of the Environmental Protection Agency ("EPA") on April 11, 2014.

These items contain significant information not contained elsewhere in the administrative record which could not have been submitted during the public comment period and which substantially support the need to significantly alter the response action. Specifically, these documents include, among other materials, key CPG submissions and correspondence related to the remedial investigation and feasibility study (RI/FS) of the 17-mile Lower Passaic River Study Area Part of the Diamond Alkali Superfund Site ("LPRSA") prepared after the close of the Proposed Plan public comment period.

The RI/FS is being conducted by the CPG under EPA oversight pursuant to the May 2007 Settlement Agreement and Administrative Order on Consent ("RI/FS AOC"),

Ms. Alice Yeh
July 14, 2015
Page 2

as well as the mandates of the Comprehensive Environmental Response, Compensation and Liability Act, 42 USC 9601 et seq. ("CERCLA") and the National Oil and Hazardous Substances Pollution Contingency Plan ("NCP"). The 17-mile LPRSA includes the lower eight miles that is the subject of the Proposed Plan. Accordingly, and as discussed in detail in the CPG's comments on the Proposed Plan, the Focused Feasibility Study ("FFS") upon which the Proposed Plan is based duplicates and essentially attempts to replace the RI/FS for the lower eight miles in a manner in contravention of CERCLA and the NCP; it is not described anywhere in the NCP, is arbitrary and capricious and inconsistent with the NCP, and should not have been used to propose a preferred alternative. Instead, the NCP-compliant RI/FS, which the CPG has spent over eight years and approximately \$130 million conducting to date, should form the basis for the selection by EPA of a response action.

The submissions included herewith are critical and represent the thorough culmination of these years of study and analysis pursuant to the NCP and RI/FS AOC, including, most importantly, the draft RI report and draft FS report submitted to Region 2 in 2015. Sampling conducted as part of the RI/FS generated over 12,000 samples and 2,500,000 individual contaminant measurements since 2004. Unlike the Proposed Plan, the draft FS report utilizes and considers all of the data collected as part of the RI/FS and represents the only complete, and comprehensive, technically sound evaluation of the LPRSA RI data. The Proposed Plan represents a premature, procedurally defective decision in disregard of the NCP process and consideration of these materials is necessary to select a response action for the LPRSA.

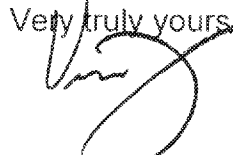
Accordingly, the CPG reasserts that EPA should abandon the improper and procedurally defective FFS Proposed Plan process and focus on the draft RI and FS reports that were, unlike the FFS Proposed Plan, prepared in a manner that is consistent with CERCLA, the NCP and under the RI/FS AOC. The CPG requests that the information contained in the enclosed documents form the basis for the selection by EPA of a response action for the lower eight miles of the Lower Passaic River Part of the Diamond Alkali Superfund Site. Please include them and this cover letter in the administrative record with respect to the FFS Proposed Plan and otherwise with respect to the selection of a response action for the LPRSA.

These documents are submitted for inclusion in the administrative record and are not intended as an admission of any fact, or of the liability of any CPG member.

Ms. Alice Yeh
July 14, 2015
Page 3

The CPG has provided a copy of the thumb drive to the parties listed below.
Thank you for your attention to these documents.

Very truly yours,



William H. Hyatt, Jr.
Coordinating Counsel

Enclosures

cc: The Honorable Robert Menendez
The Honorable Cory Booker
The Honorable Bill Pascrell, Jr.
The Honorable Rodney Frelinghuysen
The Honorable Albio Sires
The Honorable Donald Payne, Jr.
Assistant Administrator Mathy Stanislaus
Regional Administrator Judith Enck
Deputy Assistant Administrator Barry Breen
Director James E. Woolford
Chairman Stephen J. Ellis, CSTAG
Director Walter Mugdan
Regional Counsel Eric Schaaf
The Honorable Chris Christie
NJ DEP Commissioner Bob Martin
The Honorable Ras Baraka
Assemblyman Ralph Caputo
Assemblywoman Cleopatra Tucker
Senator Teresa Ruiz
Assemblywoman Pintor Marin
Assemblywoman Grace Spencer
Essex County Executive Joseph DiVincenzo
Hudson County Executive Tom DeGise
Senator Nick Sacco
NJ General Assembly Speaker Vincent Prieto
Assemblywoman Angelica Jimenez
Newark City Council Members
Senator Ron Rice
Mayor James Fife, Harrison
Mayor Joe Smith, East Newark
Mayor Alberto Santos, Kearny
Mayor Ray Kimble, Belleville

2015 JUL 20 AM 11:35
CPG
CORRESPONDENCE
CONTROL OFFICE

Attachment 1

List of Supplemental Documents for the Proposed Plan/FFS Administrative Record

Submissions by the CPG to EPA	
	Description
A-1	<p>CH2M Hill. 2014. Lower Passaic River Area, River Mile 10.9 Removal Action Final Construction Report, including Appendices:</p> <p>A - Regulatory Permits B - CH2M Hill Daily Reports C - GLDD Daily Dredging Reports D - Dredging Bathymetric Surveys E - Modified Cap Areas F - Clean Earth Daily Sediment Processing Reports G - Clean Harbors Environmental Services Daily/Weekly Reports/Waste Manifests H - GLDD Daily Capping Reports I - Capping Bathymetric Surveys J - Technical Memoranda Addressing Modifications to Capping Operations K - Weekly Water Quality Monitoring Reports L - Perimeter Air Monitoring Reports M - Force Majeure Correspondence.</p> <p>August 2014. Prepared for Lower Passaic River Cooperating Parties Group, Newark, NJ. Prepared by CH2M Hill, Dayton, OH.</p>
A-2	<p>AECOM. 2014. Lower Passaic River Study Area, Low Resolution Coring Supplemental Sampling Program Addendum Second Supplemental Sampling Program Characterization Summary: October 2014. Prepared for Lower Passaic River Cooperating Parties Group, Newark, NJ. Prepared by AECOM, Chelmsford, MA.</p>
A-3	<p>Anchor QEA. 2014. Technical Memorandum Re: Lower Passaic River Remedial Investigation/Feasibility Study - Transmittal of Preliminary LPRSA Contaminant Fate and Transport and Organic Carbon Model Codes, Inputs, and Outputs. December 2014. Prepared for Lower Passaic River Cooperating Parties Group, Newark, NJ. Prepared by Anchor QEA, Woodcliff Lake, NJ.</p>
A-4	<p>Integral Consulting, Inc. 2014. Lower Passaic River Study Area, Remedial Investigation/Feasibility Study, Feasibility Study Work Plan. December 2014, Revision 4. Prepared for Lower Passaic River Cooperating Parties Group, Newark, NJ. Prepared by Integral Consulting, Inc., Louisville, CO.</p>
A-5	<p>Anchor QEA. 2015. Draft Lower Passaic River Study Area Remedial Investigation/Feasibility Study, Remedial Investigation Report, including Appendices:</p> <p>A - Navigation Channel; B - Data Characterization Report; C - Data Validation and Interpretation Report;</p>

Submissions by the CPG to EPA	
	<p>D - Risk Assessment Methods; E - Analytical Data; F - Nature and Extent of Chemicals of Potential Concern Supporting Material: Biota; G - Evaluation of Contaminant Partitioning Using High Volume Chemical Water Column Monitoring Data; H -Supplementary Evaluations of Small Volume Chemical Water Column Monitoring Data; I - Details of Data Treatment for Sediment Core Analyses; J - Mapping of Contaminant Concentrations in Lower Passaic River Surface Sediments.</p> <p>February 2015. Prepared for Lower Passaic River Cooperating Parties Group, Newark, NJ. Prepared by Anchor QEA, Woodcliff Lake, NJ, Boston, MA. Contributions from AECOM, Chelmsford, MA; de maximis, inc., Clinton, NJ; Integral Consulting, Louisville, CO; mab environmental, LLC, Hilton Head Island, SC; Moffatt & Nichol, New York, NY; Windward Environmental LLC, Seattle, WA.</p>
A-6	<p>Integral Consulting, Inc. 2015. Lower Passaic River Study Area, Remedial Investigation/Feasibility Study, Feasibility Study Work Plan. February 2015. Prepared for Lower Passaic River Cooperating Parties Group, Newark, NJ. Prepared by Integral Consulting, Inc., Louisville, CO.</p>
A-7	<p>Integral Consulting, Inc. 2015. Draft Lower Passaic River Study Area Feasibility Study Report; including Cover letter from R. Law to S. Vaughn dated April 30, 2015 and Appendices:</p> <p>A - Waterways Conditions Assessment B - Lessons Learned from Early Actions on the Lower Passaic River C - Evaluation of Potential Dredged Material Processing Sites D.1. - Development of Baseline Risk-Based Threshold Concentrations and Preliminary Remediation Goals D.2. - Derivation of Site-Specific Human Health Preliminary Remediation Goals E - Conceptual Adaptive Management Plan F - Long-Term Performance Monitoring G - Cap Design and In Situ Treatment Options H - Feasibility Study Design Assumptions/Construction Quantities I - Short-Term Effectiveness Metrics Analysis J - Cost Estimates</p> <p>April 30, 2015. Prepared for Lower Passaic River Cooperating Parties Group, NJ. Contributions from AECOM, Anchor QEA, Moffatt & Nichol, and Windward Environmental LLC.</p>
A-8	<p>Moffatt & Nichol, Appendix L, Draft Hydrodynamic Model Report of the Lower Passaic River. Prepared for Lower Passaic River Cooperating Parties Group, Newark, NJ. Prepared by Moffatt & Nichol, New York, NY.</p>

Submissions by the CPG to EPA	
A-9	Anchor QEA. Appendix K and O, Draft Chemical Fate & Transport Model Report. Prepared for Lower Passaic River Cooperating Parties Group, Newark, NJ. Prepared by Anchor QEA, Woodcliff Lake, NJ.
A-10	Integral Consulting Inc., AECOM, and Windward. Draft Lower Passaic River Study Area Feasibility Study Technical Memorandum: Remedial Action Objectives and Preliminary Remediation Goals. Prepared for Lower Passaic River Cooperating Parties Group, NJ. March 25, 2015.
A-11	Integral Consulting Inc. Draft Lower Passaic River Study Area Feasibility Study Remedial Alternatives Screening Technical Memorandum. Prepared for Lower Passaic River Cooperating Parties Group, NJ. April 15, 2015.
A-12	Integral Consulting Inc. Draft Lower Passaic River Study Area Feasibility Study Remedial Alternatives Evaluation Technical Memorandum. Prepared for Lower Passaic River Cooperating Parties Group, NJ. Contributions from AECOM, Anchor QEA, Moffatt & Nichol, and Windward Environmental LLC. April 24, 2015.
A-13	AECOM. Lower Passaic River Restoration Project, RM 10.9 Post-Construction Monitoring - Bathymetry Survey. Prepared for Cooperating Parties Group, Newark, NJ. June 2015.
A-14	AECOM. Quality Assurance Project Plan, Lower Passaic River Restoration Project, River Mile 10.9 Post-Construction Monitoring - Draft. Prepared for Cooperating Parties Group, Newark, NJ. June 2015.
A-15	<p>Bioaccumulation Model Calibration Report prepared by WindWard Environmental with appendices June, 30, 2015:</p> <p>Appendix A - Review of Bioaccumulation Model applications at Other contaminated Sediment Sites</p> <p>Appendix B - Model Documentation</p> <p>Appendix C - Use of CFT Model Data for Calibration</p> <p>Appendix D - Steady-state Model Workbook and User Guide</p> <p>Attachment D-1 - Steady-State Bioaccumulation Model Workbook with Food Web Ring Model (PRG)</p> <p>Appendix E - Supporting Data for Benthic Invertebrate Parameterization</p> <p>Attachment E-1 - Database of Benthic Invertebrate Taxonomy, Traits, and Estimates of Boimass/Percent Moisture with supporting datasets</p> <p>Appendix F - Supporting Data for Fish and Crab Parameterization</p> <p>Appendix G. - Development of Chemical-Specific Metabolic Biotransformation Rate</p>

Submissions by the CPG to EPA	
	<p>Constant Assumptions;</p> <p>Appendix H - Development of Dietary Assumptions for Fish and Crab</p> <p>Appendix I - Empirical Tissue Data and supporting datasets</p> <p>Appendix J - TetraCB to Total PCB Regression Development</p> <p>Attachment J - 1 - Paired Data Used to Develop Regressions with supporting datasets</p>

Correspondence between the CPG and EPA and other relevant correspondence	
	Description
B-1	2014. Online FOIA Request from R. La Gravenis to United States Environmental Protection Agency, Region 2, Freedom of Information Officer, re: FOIA Request Tracking Number EPA-R2-2014-006476. May 14, 2014. ¹
B-2	2014. Online FOIA Request Details from R. La Gravenis, re: FOIA Request Tracking Number EPA-R2-2014-006476, attaching Appendix A and Amended Appendix A to May 14, 2014 FOIA Request. May 14, 2014.
B-3	2014. Letter from A. Yeh to R. La Gravenis, re: FOIA Request R2-2014-006476, concerning interim response to be uploaded to FOIAonline in installments with projected completion at end of September 2014. June 10, 2014.
B-4	2014. Letter from W. Hyatt to S. Flanagan, re: Lower Passaic River Study Area, concerning partial responses to CPG requests, including documents submitted by the CPG to EPA. June 17, 2014.
B-5	2014. Letter from W. Hyatt to W. Mugdan, re: In response to your letter dated June 23, 2014. August 7, 2014.
B-6	2014. E-mail from W. Calderon to R. La Gravenis, re: Confirmation of FOIA Request Submission, Tracking Number EPA-R2-2014-009702. August 21, 2014.
B-7	2014. Letter from J. LaPama to R. Law, re: Developing a schedule for completion of the Newark Bay Study Area portion of the model. August 25, 2014.
B-8	2014. Letter from W. Hyatt to S. Flanagan, re: Reviewing status of FOIA requests and information remaining outstanding. September 19, 2014.

¹ Documents B-1 through B-5 should already be included in the FFS administrative record, but are included herewith for the avoidance of doubt.

Correspondence between the CPG and EPA and other relevant correspondence	
B-9	2014. Letter from R. Law, de maximis CPG project coordinator, to J. LaPoma, EPA Region 2, re: CPG response to Region 2's August 29, 2014 letter, preliminary draft interim conceptual site model submission, preliminary draft Administrative Agreement and Order on Consent for RI/FS. October 8, 2014.
B-10	2014. Letter from S. Vaughn to R. Law, re: Response to CPG's September 22, 2014 Technical Memorandum - AOC for RI/FS CERCLA Docket No. 02-2007-2009. October 9, 2014.
B-11	2014. E-mail from S. Vaughn to R. Law, re: Response to September 22, 2014 Technical Memorandum. October 9, 2014.
B-12	2014. Letter from E. Schaaf to R. La Gravenis, re: FOIA Request EPA-R2-2014-005768. October 10, 2014.
B-13	2014. Letter from A. Yeh to R. La Gravenis, re: FOIA Request EPA-R2-2014-009702. October 14, 2014.
B-14	2014. Letter from R. Law to S. Vaughn, EPA Region 2, re: CPG response to October 9, 2014 letter and RI/FS Model. October 20, 2014.
B-15	2014. EPA Meeting Attendance Sheet for October 23, 2014 meeting on RI/FS. October 23, 2014.
B-16	2014. Letter from W. Hyatt to S. Flanagan, re: four FOIA requests. November 4, 2014.
B-17	2014. Letter from W. Hyatt to National Freedom of Information Officer, re: Lower Passaic River Study Area Freedom of Information Act Appeal: EPA-R2-2014-005768. November 7, 2014.
B-18	2014. Letter from B. Bruce, EPA FOIA Specialist, to W. Hyatt, re: FOIA Request R2-2014-005768 (APP-2015-001368), acknowledging receipt of FOIA appeal in Office of General Counsel on November 10, 2014. November 12, 2014.
B-19	2014. Letter from S. Flanagan to W. Hyatt, re: FOIA requests. November 13, 2014.
B-20	2014. Email from S. Flanagan to W. Hyatt, re: CPG providing list of major technical issues for discussion, not to include modeling meetings or RM 10.9 cap. November 18, 2014.
B-21	2014. Letter from W. Hyatt to National Freedom of Information Officer, re: Lower Passaic River Study Area Freedom of Information Act Appeals: EPA-R2-2014-005768 and EPA-R2-2014-007546. November 26, 2014.
B-22	2014. Email from R. Law to E. Naranjo, S. Vaughn, re: Proposed NBSA Modeling Meeting Agenda on December 17, 2014. December 12, 2014.

Correspondence between the CPG and EPA and other relevant correspondence	
B-23	2014. Email from R. Law to E. Naranjo, S. Vaughn, E. Garland, attaching items from NBSA Modeling Meeting on December 17, 2014: NBSA Hydrodynamic and Sediment Transport Modeling presentation; NBSA Contaminant Fate and Transport Model Development presentation; NBSA Bioaccumulation Model Development presentation; proposed Agenda for NBSA Modeling meeting. December 18, 2014.
B-24	2014. Email from R. Law to E. Naranjo, S. Vaughn, re: EPA-CPG Meeting Summary, NBSA modeling meeting on December 17, 2014. December 22, 2014.
B-25	2014. Email from R. Law to S. Vaughn, re: exposure depth meeting preparation. December 23, 2014.
B-26	2015. Letter from E. Schaaf to R. La Gravenis, re: FOIA Request EPA-R2-2014-006018. January 5, 2015.
B-27	2015. Letter from W. Hyatt to W. Mugdan, re: Requesting a meeting. January 8, 2015.
B-28	2015. Letter from W. Mugdan to W. Hyatt, re: Scheduling the CPG's meeting request. January 15, 2015.
B-29	2015. Email from S. Vaughn to R. Law, attaching Report for CDM Federal Programs Corporation on Burial and Burrowing Depth of Infaunal Organisms from the Passaic River, New Jersey; Burrowing depths addendum: numerically dominant invertebrates collected from LPRSA by species; Numerically dominant invertebrates Collected from LPRSA by water type (Table 2-2 - BERA). January 22, 2015.
B-30	2015. Email from S. Vaughn to R. Law, dated March 17, 2015, confirming that EPA has no additional comments to revised FS Work Plan, and conditional approval can be considered final as of February 2, 2015. February 2, 2015.
B-31	2015. EPA Meeting Attendance Sheet for February 3, 2015 meeting on RI/FS. February 3, 2015.
B-32	2015. Letter from W. Hyatt to National Freedom of Information Officer, re: Lower Passaic River Study Area Freedom of Information Act Appeal: EPA-R2-2014-06018. February 4, 2015.
B-33	2015. Letter from S. Blair, EPA General Law Office to R. La Gravenis, re: receipt of FOIA appeal EPA-R2-2014-006018 (HQ-APP-2015-003894) in Office of General Counsel on February 6, 2015. February 6, 2015.
B-34	2015. Email from R. Law to S. Vaughn, re: depth of exposure meeting on February 6, 2015. February 11, 2015.

Correspondence between the CPG and EPA and other relevant correspondence	
B-35	2015. Letter from R. Law to S. Vaughn, re: CPG's notice of sample disposal of surface water samples, including copy of the notice recipient list and a form of Ownership and Custody Agreement for the sample material. February 24, 2015.
B-36	2015. Proposed Agenda, EPA-CPG Meeting, COPC Mapping. March 11, 2015.
B-37	2015. Letter from S. Kessler, President of Nereid Boat Club, to A. Yeh, re: Expressing concerns about EPA's Proposed Plan. March 18, 2015.
B-38	2015. Letter from E. Schaaf to R. La Gravenis, re: FOIA Request EPA-R2-2014-006476. March 20, 2015.
B-39	2015. Email from R. Law to S. Vaughn, A. Thorvaldsen, S. Kirchner, re: requested bathymetry, GIS river classification polygon shape files, and concentration shape files. March 25, 2015.
B-40	2015. Anchor QEA presentation, re: CPG follow-up to EPA-CPG meeting on contaminant mapping. April 14, 2015.
B-41	2015. Letter from W. Hyatt to National Freedom of Information Officer, re: Lower Passaic River Study Area: Freedom of Information Act Appeal: EPA-R2-2014-006476. April 17, 2015.
B-42	2015. Email from S. Vaughn to R. Law and attached EPA comments on the draft Baseline Ecological Risk Assessment. May 1, 2015.
B-43	2015. Letter from R. Law to S. Vaughn, re: preliminary response to Region 2 comments sent to CPG on May 1, 2015, with respect to the draft BERA the CPG submitted to Region 2 on June 13, 2014. May 15, 2015.
B-44	2015. Email from S. Vaughn to R. Law, re: Guidance on carp evaluated in a BERA, attaching two pictures of heron eating carp and bass. May 21, 2015.
B-45	2015. Email from R. Law to S. Vaughn re: questions on COPC Mapping Meeting on June 4, 2015. May 27, 2015.
B-46	2015. Email from R. Law to S. Vaughn, re: Resolution for comments 11, 13, 51 and 52 from draft 17-mile BERA, attaching comments and attaching applicable text from Data Usability Plan and draft 17-mile BERA. May 29, 2015.
B-47	2015. Letter from S. Vaughn to R. Law, re: notice of sample disposal. May 29, 2015.
B-48	2015. Letter from S. Vaughn to R. Law, re: Lower Passaic River Study Area, 17-Mile RI/FS, Benthic Community Exposure Depth. June 1, 2015.

Correspondence between the CPG and EPA and other relevant correspondence	
B-49	2015. EPA comments on draft Baseline Human Health Risk Assessment with cover e-mail from S. Vaughn to R. Law; surrogate analysis referenced in Comments 5, 50, 86c, 87 and 153 provided by EPA to R. Law on June 8, 2015. June 5, 2015.
B-50	2015. Public Notice: LPRSA Sample Disposal Set for June 5, 2015. June 5, 2015.
B-51	2015. Lower Passaic River Study Area Remedial Investigation and Feasibility Study, EPA Review of the Cooperating Parties Group Approach to Mapping Contaminants of Potential Concern. June 10, 2015.
B-52	2015. Email and attachments from R. Law to S. Vaughn, including Letter from R. Law to S. Vaughn dated June 12, 2015, addressing directive to resubmit BERA within 60 days; Letter from R. Law to S. Vaughn dated June 12, 2015, addressing invocation of dispute resolution on benthic community exposure depth; Letter from R. Law to S. Vaughn dated June 12, 2015, addressing discussion of the Region's COPC paper and planned June 16 meeting. June 12, 2015.
B-53	2015. Letter from S. Vaughn to R. Law, re: Lower Passaic River Study Area, 17-Mile RI/FS CPG letters dated June 12, 2015 regarding EPA comments on the draft BERA and BHHRA; Attachment 1, Response to May 15, May 29 and June 12, 2015 Letters from CPG to EPA; Attachment 2, Reference Data Selection Process and Sediment Quality Triad Methodology for use in the LPRSA 17-Mile RI/FS. June 19, 2015.
B-54	2015. Letter from S. Vaughn to R. Law, re: Notice of Dispute Resolution Pursuant to Dispute Resolution Provisions of Administrative Settlement Agreement and Order on Consent for Remedial Investigation and Feasibility Study, US EPA Region 2 CERCLA Docket No. 02-2007-2009. June 25, 2015.
B-55	2015. Letter from R. Law to S. Vaughn, re: Notice of Dispute Resolution - Benthic Community Exposure Depth - Lower Passaic River Study Area (LPRSA) Region 2's June 25, 2015 Letter - May 2007 Administrative Agreement and Order on Consent for Remedial Investigation/Feasibility Study - CERCLA Docket No. 02-2007-2009 (AOC)
B-56	2015. Email from R. Law to S. Vaughn, re: Bioaccumulation Model Calibration Report, attaching zip file with bioaccumulation model calibration report. July 2, 2015.
B-57	2015. Email from R. Law to S. Vaughn, re: 17-mile LPRSA RI/FS - Benthic Community Exposure Depth Dispute Resolution, attaching Letter from R. Law to S. Vaughn dated July 2, 2015, re: Notice of Dispute Resolution - Benthic Community Exposure Depth - Lower Passaic River Study Area (LPRSA) Region 2's June 25, 2015 Letter - May 2007 Administrative Agreement and Order on Consent for Remedial Investigation/Feasibility Study - CERCLA Docket No. 02-2007-2009 (AOC). July 2, 2015.

Correspondence between the CPG and EPA and other relevant correspondence	
B-58	2015. Letter from R. Law to S. Vaughn, re: Lower Passaic River Study Area (LPRSA) Draft 17-Mile Baseline Ecological Risk Assessment (BERA) - Revision - May 2007 Administrative Agreement and Order on Consent for Remedial Investigation/Feasibility Study - CERCLA Docket No. 02-2007-2009 (AOC). July 7, 2015.

NOTE: This list is not intended to be exclusive and Region 2 should include in the Administrative Record all documents, data, reports, and correspondence (whether or not listed herein) that have been generated or provided to the Region by the CPG during the course of the 17-mile LPRSA RI/FS or otherwise forms the basis for the selection by EPA of a response action for the lower eight miles of the Lower Passaic River part of the Diamond Alkali Superfund Site.

U.S. POSTAGE >> RETURN TO
ZIP 07102 \$001.42
02 8W
000130613 JUL 14 2016

William H. Hyatt, Jr.

K&L|GATES

One Newark Center
Tenth Floor
Newark, NJ 07102

Honorable Judith A. Enck
Regional Administrator
USEPA, Region 2
290 Broadway
New York, NY 10007-1866